

Application for a Preliminary Determination of Eligibility for Renewable Energy Tax Credits under Iowa Code Chapter 476C

Information Required

- 1. Information regarding the applicant:
 - Legal name
 - Address
 - Telephone number
 - Email address
 - Indicate whether the applicant will own the renewable energy facility or will purchase the renewable energy produced by the facility
- 2. Information regarding the ownership of the facility, including:

Facility owner:

- Legal name of each owner
- Information demonstrating the legal status of each owner if an owner is not an individual
- Percentage of equity interest in the facility held by each owner
- A list of the other eligible renewable energy facilities in which the facility owner has an interest and the percentage of equity interest in each facility

Equity owner(s):

- A list of each equity owner; the list must identify the owners of each layer of indirect ownership if there are multiple layers
- Percentage of equity interest in the facility held by each equity owner identified above
- A list of the other eligible renewable energy facilities in which each equity
 owner listed above has an equity interest <u>and</u> the percentage of equity interest
 in those facilities held by each equity owner
- 3. A description of the facility and renewable energy, including:
 - Type of facility
 - Location of the facility, including an address or other geographic identifier
 - General process that will be used to generate the renewable energy
 - A statement describing the renewable energy upon which the tax credits will be based and how the renewable energy will be put to use
 - Total nameplate generating capacity (AC rating), plus maximum hourly output capacity for any energy production capacity equivalent (such as MMBTU)

- A list of the milestones completed so far for the project
- A preliminary timeline for project completion, including the date the facility is expected to be placed in service and other significant milestones
- 4. If the facility owner is applying for a preliminary determination of eligibility, a signed statement attesting that the owner intends to either (indicate one of the following three options):
 - Sell all of the renewable energy generated by the facility
 - Consume all of the renewable energy on site
 - A combination of selling and consuming on site the renewable energy generated by the facility
- 5. If the renewable energy produced by the facility will be sold, a copy of the power purchase agreement or other agreement to purchase electricity, hydrogen fuel, methane or other biogas, or heat for a commercial purpose, which shall designate either the producer or the purchaser as eligible to apply for the renewable energy tax credit
 - If the power purchase agreement or other agreement has not yet been finalized and executed, the Iowa Utilities Commission (IUC) will accept a binding statement from the applicant that designates which party will apply for the renewable energy tax credit; that designation shall not be subject to change
- 6. A description of any additional information for the IUC's consideration (for example, an application for program capacity reserved for a solar facility under <u>lowa Code</u> § 476C.3(4)(b)(3) must describe how the facility complies with the requirements)
- 7. A statement that the applicant will notify the IUC of any material change in the application or to an operational facility within 14 days of such change

Note: The application should contain only electronic signature(s), either digitally signed and dated or in the format /s/ John Doe.

Any documents that you consider confidential should be filed in accordance with IUC rules 199 IAC 14.12 and accompanied by a request for confidential treatment that meets the requirements of 199 IAC 1.9(6).

The IUC or its staff may request information in addition to the requirements above.